

IN THE UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF OHIO  
WESTERN DIVISION

QUINTIN HAWKINS

Case No. C-1-01 -t8g-

Plaintiff

Judge Dlott

v.

THOMAS STANTON, et al

ANSWERS TO REQUEST FOR  
ADMISSIONS TO RODNEY  
POMPEY

Defendant, Police Officer Rodney Pompey, through his attorney, hereby submits answers and objections to the requests for admissions served on the defendant by the plaintiff:

1. Defendant Pompey was on regular duty in the early morning hours of July 31, 2001.

Answer: Admit.

2. On July 31, 2001, Defendant Pompey responded to the Hamilton County Justice Center.

Answer: Admit.

3. While at the Justice Center, Defendant Pompey worked with Hamilton County employees to process Plaintiff.

Answer: Deny.

4. Defendant Pompey has known Plaintiff and Plaintiff's family since Plaintiff was very young.

Answer: Admit.

**5. Defendant Pompey reviewed paperwork identifying a person wanted for murder in Huntsville.**

Answer: Admit.

**6. After looking at the papers, Defendant Pompey knew that Plaintiff was not the subject wanted for murder in Huntsville.**

Answer: Deny.

**7. The Federal Bureau of Investigation faxed the document, attached at Exhibit 1, to the Hamilton County Justice Center confirming that Plaintiff was in fact Quintin Hawkins.**

Answer: Admit received confirmation from the FBI that Quintin Hawkins was wanted for murder.

**8. Defendant Pompey told Plaintiff that the FBI confirmed that he was the subject wanted for murder.**

Answer: Admit the Plaintiff was told he was wanted.

**9. Defendant Pompey assisted Hamilton County employees in booking Plaintiff into the Hamilton County Justice Center for murder.**

Answer: Deny.

**10. Plaintiff was not the individual wanted by the Huntsville Police Department.**

Answer: At the time he was processed I believed he was wanted for the offense.

**11. Plaintiff was in the custody of the City of Cincinnati when Defendant Pompey received information from the Federal Bureau of Investigation.**

Answer: Plaintiff was in the custody of the Hamilton County Sheriff.

Respectfully submitted,

FAY D. DUPUIS  
City Solicitor



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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Answers to Requests for Admissions  
was mailed, by ordinary United States mail, on this 12 day of April, 2002 to the  
following

Fanon Rucker  
Attorney for Plaintiff  
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Cincinnati, Ohio 45202

  
FRANK H. PROUTY, JR.  
Assistant City Solicitor